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TO: Examiner Devon C. Kramer      COMPANY NAME: USPTO  
Art Unit: 3683

FROM: Perry Palan      TELECOPY NO.: 703-872-9306

DATE: January 7, 2004      TIME SENDING:

NUMBER OF PAGES (INCLUDING THIS COVER SHEET): 8

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Re: Applicant: Wolfgang Eberle and Reinhold Mayer  
Serial No.: 10/087,906  
Filed: March 5, 2002  
For: VEHICLE BRAKE SYSTEM HAVING AN ELECTRONIC UNIT FOR  
DETERMINING A VEHICLE REFERENCE SPEED  
Atty. Docket: 566/39038

Enclosed is the Amendment After Final that was filed on December 5, 2003 via facsimile. A copy of the fax confirmation sheet is also enclosed.

CLIENT # 566  
MATTER # 39038

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TO: Examiner Devon C. Kramer  
Art Unit: 3683  
COMPANY NAME: USPTO  
FROM: Perry Falan  
TELECOPY NO.: 703-308-3519  
DATE: December 5, 2003  
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Re: Applicant: Wolfgang Eberle and Reinhold Mayer  
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Atty. Docket: 566/39038

Enclosed is an Amendment After Final to be filed in the above-referenced case.

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Wolfgang Eberle and Reinhold Mayer  
U.S. Serial No.: 10/087,906 Art Unit: 3683  
Filed: March 5, 2002 Examiner: Kramer, Devon C.  
For: VEHICLE BRAKE SYSTEM HAVING AN ELECTRONIC UNIT FOR  
DETERMINING A VEHICLE REFERENCE SPEED

OFFICIAL

AMENDMENT AFTER FINAL

Mail Stop AF  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

In response to the official Office Action dated September 8, 2003, please amend the above-identified application as follows:

IN THE CLAIMS

Please see the Claim Summary Document attached hereto.

REMARKS

In response to the official Office Action dated September 8, 2003 and as a result of the informative and productive interview of December 5, 2003, Applicant has amended Claim 1 to clarify the meaning of "a common speed of each wheel group." The difficulty in the interpretation of the meaning was noted by the examiner in paragraph 6 of the final Office Action. Such indication is appreciated. It substantially progressed the process in resolving the issues of the present application.

As indicated in the aforementioned interview, the enclosed amendment clarifies Claim 1 and overcomes the art of record. The examiner indicated that he will update the search and would either allow the case or withdraw the final rejection.

Again, Applicant thanks the examiner for his courtesy of the interview and the comments which accelerated the progress of the present application.

An earnest attempt has been made to respond fully to the Examiner's rejections and to place the instant application in condition for allowance. Upon review of the claims, it will